

THE PRESIDENT

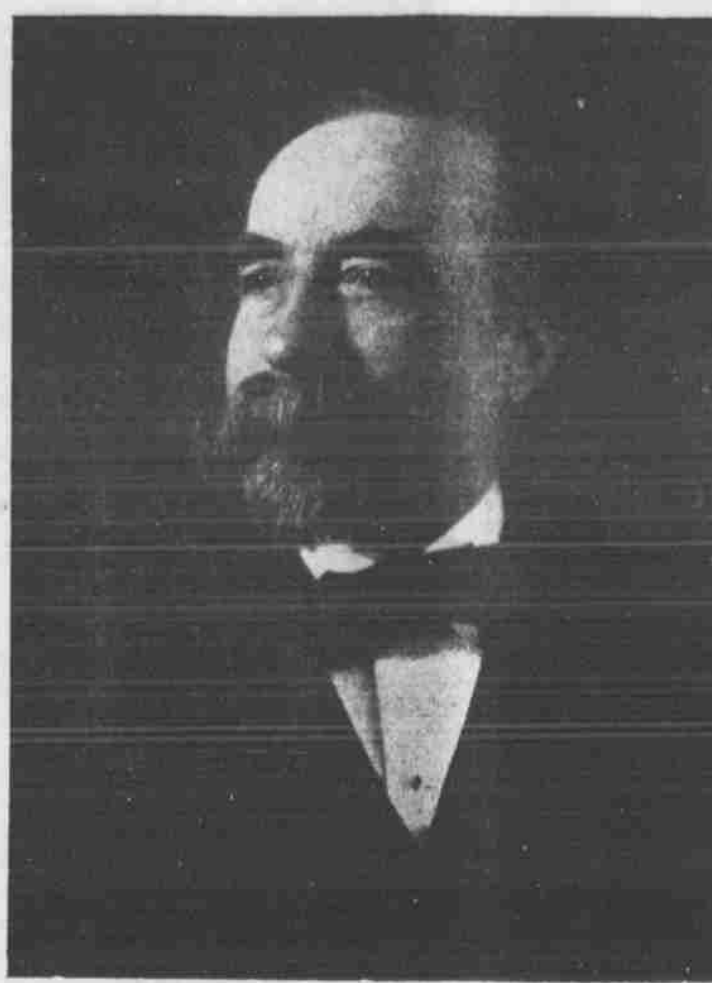
of the "MAYFLOWER" QUARTZ & CHANNEL MINING CO is Mr. William George Motley whose photograph is presented herewith and a full sketch of whose personal career and professional record may be read in the February issue of THE SUCCESSFUL AMERICAN MAGAZINE. Mr. Motley is the senior member of the Firm of W. G. Motley & Co., the well-known mining engineers at 32 Broadway, New York City. He has had over thirty years experience in mining operations in various parts of the world and his career proves a notable ILLUSTRATION OF THE TRUTH OF THE OLD SAYING that "nothing succeeds like success." In 1887, when on a visit to Europe, where reports of his mining successes had already preceded him, he was made a Fellow of the Royal Geographical Society of England and of the Royal Colonial Institute. English financiers engaged him to conduct mining examinations for them in Central Canada and upon his recommendation the celebrated Regina Mine was purchased.

The triumph he scored in this great mine was commented upon lavishly, at the time, in the Canadian Government Mining Reports.

Mr. Motley holds the Royal Canadian Humane Society's medal for chivalric services in rescuing, at the imminent risk of his own life, eight miners from a burning mine, near the Regina. All of the eight men were taken out unconscious, a ninth dying in Mr. Motley's arms.

In a recent interview, referring to the progress of his latest enterprises, he said in part: "I am not exactly a promoter, as the term has come to be understood. The present-day promoter is altogether too prone to stick to a proposition only in fair weather, abandoning it and allowing the stockholders to shift for themselves as soon as the first trifling obstacle makes its appearance. That may go for promotion, but it doesn't meet my idea of good business policy. When I take up an enterprise, no matter what it is, I expect to have to confront occasional difficulties, and I believe in sticking to the job until I have overcome the very last one of them."

"Good mining propositions are to be had in all parts of the country, but the promoter who sits in his City office year in and year out isn't



M. IVAN DOW,
FISCAL AGENT, "MAYFLOWER" MINE
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GEO. M. SHAW. Agent, HILO, Hawaii.

likely to find many of them. The propositions that are brought to you are seldom worth considering. If you want a first-class enterprise to promote and develop you generally have to go after it. No, I wouldn't want you to put me down as a 'promoter.' I'm a practical mining man, and most of my life I have been employed by capitalists, simply as the means of increasing their wealth, through the operation of properties purchased under my recommendations. Of late I have concluded to look after the operating end of the business myself, as well as the professional end, and I am perfectly satisfied with my success so far. I am building up an enormous list of correspondents, and just as soon as they learn to understand this new method of mining promotion, I think we will be able to demonstrate through practical results obtained, that my idea is the right idea. It's the system that will bring real dividend checks even though it doesn't make as much noise as some of the others."

Mr. Motley was asked for an expression of his opinion concerning the Mayflower mine, in the Nevada City district, in California, and he said:

"The Mayflower has already a record to its credit that has not been equalled by a good many of the leading gold producing mines in the West that have been paying dividends for years. When you open a great gold mine it is usually necessary to expend a modest fortune in getting ready for your future production, but the Mayflower has paid its own way from the beginning, and in addition to that, has equipped itself, as you might say, with one of the finest milling plants on the Coast. As an investment proposition it is easily superior to any of the big gold properties that have been brought to the public's attention within the past twelve or fifteen years. It will shortly be realized, I am sure, that the Mayflower is to California what Comstock was to Nevada, years ago, and what the Homestake is today to South Dakota. The dividends paid by the Mayflower mine, naturally, will go to those who recognize this fact in time to secure the stock while it offers a basis for a splendid investment; and to this end I can assure you, seriously, that there is no time like the present."

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HAWAII AFFAIRS IN WASHINGTON

(Continued from Page One.)

by no means one which was looked on with favor. Another thing which bothered and badly too, was the fact that the last half million was added by the navy department after the bill had passed the House and had been reported by the Senate Committee. This meant that it must be brought in as an amendment in the Senate, thus making it much more open to attack.

As the naval bill, which carried the largest appropriations that have ever been even suggested in a bill of its kind, was being attacked most vigorously by the younger element in the Senate, there was the device to pay. Each member of the Senate Committee comes from a district where there is a naval yard, which he naturally wants an appropriation for each year. If any one of them offered to help out Pearl Harbor his own state might suffer. The result was that even with the personal influence of the President to assist it was impossible to get the larger appropriation for the dry dock through or even introduced.

Senator Perkins, of California, who by the way is now growing very old and feeble, was the one to whom Hawaii looked, but he failed to do anything. Senator Hale, the chairman of the committee, stated flatly that he could do nothing. The result was that Pearl Harbor got but \$200,000 with which to continue the work, though of course there are good appropriations for barracks etc.

There is but one plan in sight at present and it is uncertain whether this will be put through or not. It has been suggested that a smaller 600 foot dry dock might be constructed, the contract to be given to the lowest bidder on the present job, but with the proviso that should Congress provide the extra million and a half which will be needed for the 1100 foot structure at the next regular session the work shall be finished according to the present specifications. If this goes through all will be well. Admiral Holiday is a very good friend of ours, in fact we have many good friends here in all the navy circles.

I have been dipping into the Federal building site matter a little while here and there and old history, it is interesting. I learn that the Irwin proposition was a little bit stronger than we thought. He was to get the exchange as we knew, but was also to be paid \$20,000 to boot by the Government. Also in the same matter it seems that Honolulu may have to wait for some time for her building, unless

a change comes in the Treasury department. It will be remembered that Beekman Winthrop was the man who handled the whole embroglio here when the exchange was proposed and who was strongly in favor of it. After a conference with him Governor Frear called for the addresses of architects, with the news that the plans would be obtained by a competitive examination. Not a single thing has been done in this regard, however, and till the change of administration brings a bit of relief, it seems that Honolulu can wait. The matter is one which the Chamber of Commerce might do some good work in.

It was stated here some time ago that with the new administration Winthrop would go to the State department, but this has been changed, for he and Knox, who will be the new Secretary, do not get along well. Whether he will be dropped out or hold his present position is unknown here.

The Coastwise shipping bill is killed and it is doubtful if it can be brought to life for some time. The many shifts back and forth on the matter caused it to be held in committee, though the sentiment in the House was quite strong in its favor. The Japanese question also has had something to do with the matter, for, regardless of the action which has been taken by the President in trying to prevent any radical action against the Japanese, in California, the feeling is such here that absolutely no action of any kind which favors the Japanese can get through. While not intended as a favor of any kind allowing the carrying of passengers by the Toyo Kisen Kaisha line would be construed in this manner and would cause complication under the present circumstances.

To the great disappointment of all here there was no general River and Harbor bill, the only appropriation of this kind being in a lump sum for the maintenance of the present plants which are owned by the Federal Government. At the coming regular session it is expected that Hilo and Honolulu will both get additional money for their harbors.

With the exception of Judge Robinson there does not seem to be anyone working very hard for the new Federal judgeship. I have been asked several times in regard to the available material, as the people here seem to be a little at sea in regard to the matter. I have heard W. L. Whitney's name mentioned but coupled with the doubt of his acceptance of the position.

L. S. CONESS.

Damon and Pythias at the Gem Theatre this evening. This film has made quite a hit in Honolulu, on account of its beauty and underlying story. Don't fail to see it.

IN THE DISTRICT COURT OF THE UNITED STATES, For The Territory of Hawaii.

The United States of America, plaintiff vs. John A. McCandless, et al., defendant.

Action brought in said District Court, and the Complaint filed in the office of the Clerk of said District Court, in Honolulu.

THE PRESIDENT OF THE UNITED STATES OF AMERICA, GREETING:

To JOHN A. McCANDLESS; ELLA McCANDLESS, wife of JOHN A. McCANDLESS; ELIZABETH K. PRATT; GORDRICH PRATT; KATE KENNEDY; MARIA BREWER; EMMA PRATT; LEVI GORDRIDGE PRATT; EMILY G. PRATT; ELIZABETH S. NOYES; SARAH E. PRATT; WILLIAM PRATT; ROBERT PRATT; EVELYN PRATT and FRANCES PRATT, unknown heirs at law of FRANKLIN S. PRATT, deceased; JAMES H. MONSARRAT, Trustee for SUSIE F. CARTWRIGHT; SUSIE F. CARTWRIGHT; HATTIE M. DAMON; SAMUEL M. DAMON; JAMES BLACK; MARY PURPLE; JOHN BROWN and JANE BLUE, unknown owners and claimants, and the TERRITORY OF HAWAII, Defendants.

You Are Hereby Directed to Appear and answer the Complaint in an action entitled as above, brought against you in the District Court of the United States, in and for the Territory of Hawaii, within 20 days from and after service upon you of a certified copy of Plaintiff's Petition herein, together with a certified copy of this Decree.

And you are hereby notified that unless you appear and answer as above required, the said plaintiff will take judgment for any money or damages demanded in the complaint, as arising upon contract, or it will apply to the Court for any other relief demanded in the Complaint.

WITNESS the Honorable SANFORD B. DOLE, Judge of said District Court, this 10th day of December, in the year of our Lord one thousand nine hundred and eight, and of the independence of the United States the one hundred and thirty-third.

A. E. MURPHY, Clerk.

UNITED STATES OF AMERICA, ss. Territory of Hawaii, City of Honolulu. I, A. E. MURPHY, Clerk of the District Court of the United States of America, in and for the Territory and District of Hawaii, do hereby certify the foregoing to be a full, true and correct copy of the original Summons in the Case of UNITED STATES OF AMERICA vs. JOHN A. McCANDLESS et al., as the same remains of record

and on file in the office of the Clerk of said Court.

IN WITNESS WHEREOF, I, have hereunto set my hand and affixed the seal of said District Court this 10th day of December, A. D. 1908.

A. E. MURPHY, Clerk of United States District Court Territory of Hawaii.

Endorsement No. 55. District Court of the U. S. for the Territory of Hawaii. The United States of America vs. John A. McCandless, et al. Summons Robert W. Breckons, Plaintiff's Attorney. Filed December 12, 1908.

A. E. MURPHY, Clerk.

IN THE DISTRICT COURT OF THE UNITED STATES, for the Territory of Hawaii.

The United States of America, plaintiff, vs. Joseph O. Carter, et als., defendants.

Action brought in said District Court, and the Complaint filed in the office of the Clerk of said District Court in Honolulu.

THE PRESIDENT OF THE UNITED STATES OF AMERICA, GREETING:

To JOSEPH O. CARTER, SAMUEL M. DAMON, WILLIAM O. SMITH, E. FAXON BISHOP and ALBERT F. JUDT, Trustees under the Will and of the Estate of BERNICE P. BISHOP, deceased; YAMAMURA, whose true and full name is unknown; S. O. FUGITA, whose true and full name is unknown; T. NAKAFUGI, whose true and full name is unknown; M. TABARA, whose true and full name is unknown; YAMADA, whose true and full name is unknown; HARAMOTO, whose true and full name is unknown; NAKAGAWA, whose true and full name is unknown; YASIDA, whose true and full name is unknown; GOO PING; WONG HUNG WAH; CHUNG CHONG and LAI SEE; YUKUTA, whose true and full name is unknown; NAKAMURA, whose true and full name is unknown; JOHN ALFRED MAGOON; EMMELINE M. MAGOON, wife of JOHN ALFRED MAGOON; ARTHUR M. BROWN; KALAEONE; JUDAS KALAEONE, MARY KALAEONE, JOHN KALAEONE and JAMES KALAEONE, unknown heirs at law of KALAEONE; KAIMOLA NAKOOKOO, otherwise called KAIMOLA NAKOOKOO; KOO GRAY; SARAH NAKOOKOO; ANNA HELEN NAKOOKOO, otherwise called ANNA HELEN THOMPSON; JANE NAKOOKOO, JAMES NAKOOKOO, MARY NAKOOKOO and SAMUEL NAKOOKOO unknown heirs at law of KAHUNE NAKOOKOO, deceased; JOHN DOE, RICHARD DOE, MARY STILES and MARTHA STILES, unknown heirs at law of HAIKAMA, otherwise called HAILAMA, otherwise

called HIRAMA, deceased; KEKOA-NUI; HENRY GILES; ANNA GILES; SAMUEL GILES, JANE GILES and PETER GILES, unknown heirs at law of HENRY GILES; deceased; MELE; PAOA; JULIA PAOA; HENRY PAOA; DAVID PIKOI OKUU; MARY K. HARBOTTLE; MARIA K. PIKOI; JOHN SMITH and JAMES THOMPSON, unknown heirs at law of MELE, deceased; ELIZABETH K. PRATT; GORDRICH PRATT; KATE KENNEDY; MARIA BREWER; EMMA PRATT; LEVI GORDRIDGE PRATT; EMILY G. PRATT; ELIZABETH S. NOYES; SARAH F. WALSH; WILLIAM PRATT; ROBERT PRATT; EVELYN PRATT and FRANCES PRATT, unknown heirs at law of FRANKLIN S. PRATT, deceased; JAMES H. MONSARRAT, Trustee for SUSIE F. CARTWRIGHT; SUSIE F. CARTWRIGHT; KATE L. VIDA; SARAH SAVIDGE; CHARLES J. LUDWIGSEN; SUSIE E. LUDWIGSEN; MARY PORTER, MARY ALICE PORTER, a minor; J. H. MACPHERSON, whose true and full name is unknown; ABRAM S. HUMPHREYS; CHARLES F. PETERSON; EMMA DREIER; EMILE THOMAS DREIER; ADELE DREIER; AUGUST DREIER JR.; EDWARD DREIER, DOROTHEA REINCKE, ANNA MARKHAM; W. A. KINNEY, Guardian ad Item of EMILE DREIER; F. A. SCHAEFER and CECIL BROWN, Executors and Trustees of the last Will and Testament of AUGUST DREIER, deceased; EMMA DREIER, Guardian of the persons of the minor children of AUGUST DREIER, born of her body; F. A. SCHAEFER, Guardian of the property of the minor children of AUGUST DREIER, born of the body of EMMA DREIER; PHILIP OFFERGELT; JOHN OFFERGELT and MARY OFFERGELT unknown heirs at law of PHILIP OFFERGELT; LILLIANET L. COOKE; A. F. COOKE; EMILY F. DAY; SEELY I. SHAW; ANNA L. SHAW, wife of SEELY I. SHAW; GEORGE F. McLEOD; THE FIRST NATIONAL BANK OF HAWAII, a corporation organized and existing under and by virtue of the laws of the Congress of the United States of America; FRANK E. THOMPSON; WILLIAM HENRY; THE BANK OF HAWAII, LIMITED, a corporation organized and existing under and by virtue of the laws of the Territory of Hawaii; THE HAWAIIAN ELECTRIC COMPANY, LIMITED, a corporation organized and existing under and by virtue of the laws of the Territory of Hawaii; COMMERCIAL PACIFIC CABLE COMPANY, a corporation organized and existing under and by

virtue of the laws of the State of New York; EDWARD M. WALSH; HARRIET BROWN WALSH; JOHANNA ADELE DREIER; JOHN BROWN; JAMES BLACK, MARY PURPLE and JANE BLUE, unknown owners and claimants. DAVID NOHOLOA; ENOCH JOHNSON; HENRY SMITH, S. M. KANAKANUI; WILLIAM R. CASTLE; J. J. SULLIVAN; and COIT HOBSON; claimants, Defendants;

You are Hereby Directed to Appear, and answer the Complaint in an action entitled as above, brought against you in the District Court of the United States, in and for the Territory of Hawaii, within 20 days from and after service upon you of a certified copy of Plaintiff's Petition herein, together with a certified copy of this Summons. And you are hereby notified that unless you appear and answer as above required, the said plaintiff will take judgment for any money or damages demanded in the complaint, as arising upon contract, or it will apply to the Court for any other relief demanded in the Complaint.

WITNESS the Honorable SANFORD B. DOLE, Judge of said District Court, this Fifth day of December, in the year of our Lord one thousand nine hundred and eight, and of the independence of the United States the one hundred and thirty-third.

A. E. MURPHY, Clerk.

By..... Deputy Clerk.

UNITED STATES OF AMERICA, ss. Territory of Hawaii, City of Honolulu. I, A. E. MURPHY, Clerk of the District Court of the United States of America, in and for the Territory and District of Hawaii, do hereby certify the foregoing to be a full, true and correct copy of the original Petition and Summons in case of UNITED STATES OF AMERICA vs. J. O. CARTER, et als., as the same remains of record and on file in the office of the Clerk of said Court.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said District Court this 5th day of December, A. D. 1908.

A. E. MURPHY, Clerk of United States District Court, Territory of Hawaii.

By..... Deputy Clerk.

Endorsement No. 57. District Court of the U. S. for the Territory of Hawaii. United States of America vs. Joseph O. Carter, et al. Summons Robert W. Breckons, Plaintiff's Attorney.